G1AU 2764

PTO/SB/21 (12/97)
Approved for use through 9/30/2000. OMB 0651-0031

TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Application Number 09/222,336

Filing Date December 28, 1998

First Named Inventor Guy A. Story, Jr. FEB 2 2

Group Art Unit 2764

Examiner Name C. Lee

Attorney Docket Number 002541 P009

Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

445 Total Number of Pages in This Submission 002541.P009 Attorney Docket Number **ENCLOSURES** (check all that apply) After Allowance Communication Assignment Papers (for an Application) Fee Transmittal Form to Group Appeal Communication to Board of Appeals and Interferences Fee Attached Drawing(s) Appeal Communication to Group Amendment / Response Licensing-related Papers (Appeal Notice, Brief, Reply Brief After Final Petition Routing Slip (PTO/SB/69) and Accompanying Petition **Proprietary Information** Affidavits/declaration(s) To Convert a Provisional Application Status Letter Extension of Time Request Additional Enclosure(s) Power of Attorney, Revocation Change of Correspondence Address (please identify below): **Express Abandonment Request** Terminal Disclaimer Resubmission of Information Disclosure Statement Amendment Certified Copy of Priority Document(s) or Small Entity Statement relakd Response to Missing Parts/ Incomplete Application Request for Refund Remarks Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Paul A. Mendonsa, Reg. No. 42,879 Individual name BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP Signature 2000 February 7, Date

CERTIFICATE OF MAILING/TRANSMISSION

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class mail with sufficient postage in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on:

February 7, 2000

Typed or printed name Mark W. Baugher

Signature 02/07/00

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

My lake

, lease type a plus sign (+) inside this box '



Under the Paperwork Reduction Act of 1995, n

PTO/SB/17 (6/99)

Approved for use through 09/30/2000. OMB 0651-0032

Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

persons are required. Sepond to a collection of information unless it displays a valid OMB control number.

FEE TRANSMITTAL for FY 1999

Patent fees are subject to annual revision.

Small Entity payments must be supported by a small entity statement, otherwise large entity fees must be paid. See Forms PTO/SB/09-12.

See 37 C.F.R §§ 1.27 and 1.28.

TOTAL AMOUNT OF PAYMENT

0.00

27 Price & TVATO		
COM O	Complete if Known	
Application Number	09/222,336	
Filing Date	December 28, 1998	
First Named Inventor	Guy A. Story, Jr.	
Examiner Name	C. Lee	
Group/Art Unit		1EUEIVE
Attorney Docket Numbe	or 002541.P009	

	- Tracomoy	Docket Hull		111
METHOD OF PAYMENT (check one)			E CALCULATION (continued)	_ Z_
The Commissioner is hereby authorized to charge	3. ADD	ITIONAL FE	GROL	P 270
indicated fees and credit any over payments to:	Large Entity	Small Entir		
Deposit Account 02-2666	Fee Fee	Fee Fee		Fee Paid
Number	Code (\$)	Code (\$)		
Deposit Account Blakely, Sokoloff, Taylor & Zafman LLP	105 130 127 50		Surcharge - late filing fee or oath Surcharge - late provisional filing fee or	
Name	1 127 30	221 23	cover sheet.	
Charge Any Additional Fees Required Under 37	139 130		Non-English specification	
CFR §§ 1.16,1.17, 1.18 and 1.20.	147 2,520		For filing a request for reexamination	
O ST Description	112 920*	112 920	*Requesting publication of SIR prior to Examiner action	
2. Payment Enclosed: Money — Others	113 1,840*	113 1,840	*Requesting publication of SIR after	
Check Order Other	445 440	045 55	Examiner action	
FEE CALCULATION	115 110		Extension for response within first month	
	116 380		Extension for response within second month]
1. BASIC FILING FEE	117 870		Extension for response within third month	
Large Entity Small Entity Fee Fee Fee Fee Fee Description Fee Paid	118 1,210		Extension for response within fourth month	
Code (\$) Code (\$)	128 1,850		Extension for response within fifth month	
101 690 201 345 Utility filing fee	119 300		Notice of Appeal	
106 310 206 155 Design filing fee	120 300		Filing a brief in support of an appeal	
107 480 207 240 Plant filing fee	121 260		Request for oral hearing	
108 690 208 345 Reissue filing fee	138 1,510		Petition to institute a public use proceeding	
114 150 214 75 Provisional filing fee	140 110		Petition to revive - unavoidable	
SUBTOTAL (1) (\$)	141 1,210		Petition to revive - unintentional	
	142 1,210		Utility issue fee (or reissue)	
2. EXTRA CLAIM FEES Extra Fee from	143 430		Design issue fee	
Claims below Fee Paid Total Claims 28 = X 18.00 = 0	144 580		Plant issue fee	
Independent	122 130		Petitions to the Commissioner	
Claims 4	123 50		Petitions related to provisional applications	
Multiple Dependent =	126 240		Submission of Information Disclosure Stmt	
**or number previously paid, if greater, For Reissues, see below Large Entity Small Entity	581 40	581 40	Recording each patent assignment per property (times number of properties)	
Fee Fee Fee Fee Description	146 790	246 395	Filing a submission after final rejection	
Code (\$) Code (\$)	140 700	240 205	(37 CFR 1.129(a))	
103 18 203 9 Claims in excess of 20	149 790	249 395	For each additional invention to be examined (37 CFR 1.129(b))	
102 78 202 39 Independent claims in excess of 3 104 260 204 130 Multiple Dependent claim, if not paid	Other fee (spe	ecify)		
104 260 204 130 Multiple Dependent claim, if not paid 109 78 209 39 **Reissue independent claims	Other fee (spe			
over original patent				
110 18 210 9 **Reissue claims in excess of 20				
and over original patent SUBTOTAL (2) (3) (5) * Reduced by Basic Filing Fee Paid SUBTOTAL (3) (5)				
SUBTOTAL (2) (\$) 0.00	" Reduced by Bas	sichung Hee Pa	aid SUBTOTAL (3) (\$)	
CUDMITTED DV	1		Complete /if continu	ablo)
SUBMITTED BY			Complete (if application	(שועג

SUBMITTED BY		Complete (if applicable)			
Typed or Printed Name	Paul A. Mendonsa			Reg. Number	42,879
Signature	Jul A. Mendonsa	Date	02/07/00	Deposit Account User ID	02-2666

FILE



09/222, 336

Serial/Patent No.: 08/792,651 Client: Audible (Story, Title: LICENSE MANAGEMENT FOR	Filing/Issue Date: December 28, 1998 et al.) DIGITAL CONTENT
BSTZ File No.: 002541.P009 Date Mailed: January 14 2000	

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, LLP

A Limited Liability Partnership Including Law Corporations 5285 SW MEADOWS ROAD, SUITE 101 LAKE OSWEGO, OREGON 97035

(503) 684-6200

WELLS FARGO BANK 16365 SW BOONES FERRY ROAD LAKE OSWEGO, OR 97035

07404

91-119

DATE:

1/14/00

\$ 150.00

DOLLARS \$

Honorable Commissioner of Patents

PAY

and Trademarks

ORDER 오里

ONE HUNDRED FIFTY AND NO/100**************

DO NOT CASH THIS CHECK UNLESS YOU CAN SEE THE WORDS "CHECK PROTECT" ON REVEHSE SIDE 7299751 #007404# #1221011914008B

DETACH AND RETAIN THIS STATEMENT
THE ATTACHED CHECK IS IN PAYMENT OF ITEMS DESCRIBED BELOW.
IF NOT CORRECT PLEASE NOTIFY US PROMPILY. NO RECEIPT DESIRED.

ACCT. NO. DESCRIPTION

U.S. Patent and Trademark Office additional claims 1/14/200C DATE

\$ 150.00

9670.1

AMOUNT

filing fee for LICENSE MANAGEMENT FOR DIGITAL

CONTENT

INVENTOR: STORY, ET AL

08/999, 336 SERIAL NO:: 60/792,651 002541.P009 PAM/ndm

The Audible Words Corp.

17041

07404



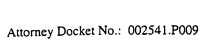
Attorney's Docket No.: 002541.P009 Patent 1 4 1 In re the Application of: Story, et al 1222, 336 Application No.: _-08/792,651 December 28, 1998 Filed: LICENSE MANAGEMENT FOR DIGITAL CONTENT For: ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231 SIR: Transmitted herewith is an Amendment for the above application. Small entity status of this application under 37 C.F.R. §§ 1.9 and 1.27 has been established by a verified statement previously submitted. A verified statement to establish small entity status under 37 C.F.R. §§ 1.9 and 1.27 is enclosed. No additional fee is required. The fee has been calculated as shown below: OTHER THAN A SMALL ENTITY SMALL ENTITY (Col. 3) (Col. 1) (Col. 2) Claims Highest No. Additional Additional Previously Remaining Present Fee Rate Fee Rate Paid For Extra After Amd Total \$ X18 72.00 **X9** 28 Minus 24 4 Claims Indep. \$ 78.00 X78 X39 \$ 3 1 4 Minus Claims First Presentation of Multiple +130 \$ +260 \$ Dependent Claim(s)

If the entry in Col. 1 is less than the entry in Col. 2, write "0" in Col. 3. Total Total \$ 150.00 \$ Add. Fee Add. Fee If the "Highest No. Previously Paid For" IN THIS SPACE is less than 20, write "20" in this space. If the "Highest No. Previously Paid For" IN THIS SPACE is less than 3, write "3" in this space. The "Highest No. Previously Paid For" (Total or Independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment or the number of claims originally filed. I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage in an envelope addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231 on January 14, 2000 Date of Deposit Michelle J. Turner Name of Person Mailing Correspondence

Date

Signature

XX	Applicant(s) hereby Petition(s) for an Exten	is attached for presentation of additional claim(s). sion of Time of month(s) pursuant to
	37 C.F.R. § 1.136(a). A check for \$ is attached for Please charge my Deposit Account No. 02-	· <u>2666</u> the amount of \$
_X	following fees associated with this commun No. 02-2666 (a duplicate copy of this she	arks is hereby authorized to charge payment of the lication or credit any overpayment to Deposit Account
	extra claims. X Any extension or petition fees to	
	T. 1.11 2000	BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP
Date:		Paul A. Mendonsa
Seventh	eles, California 90025	Reg. No. <u>42,879</u>





PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:)	
Story, et al. 09/220, 336 Application No: -08/792;631 Filed: December 28, 1998)) Examiner: C. M. Lee)) Art Unit: 2764	
For: LICENSE MANAGEMENT FOR DIGITAL CONTENT	j January 14, our	
Assistant Commissioner For Patents Washington, D.C. 20231	MICHELE J. TURNER	
<u>AMENDMENT</u>		
Dear Sir:		

In response to the Office Action mailed October 27, 1999, please enter this amendment and consider the following remarks.

IN THE CLAIMS

8

1 1. (Amended) A method of managing digital content licenses, the method
2 comprising:
3 creating a first license having a first cardinality, the license created by a license
4 management device;
5 storing the first license in a first set of playback devices in response to a command
6 from the license management device, wherein the first set of playback devices is
7 determined based, at least in part, on the first cardinality;

storing the first license in first digital audio content; and

authorizing playback of the first digital audio content with the first set of playback 9 devices. 10 (Amended) The method of claim 1 further comprising: 2. 1 storing the first license in second digital audio content; and 2 authorizing playback of the second digital audio content with the first set of 3 playback devices. 4 (Amended) The method of claim 1 further comprising: 3. 1 creating a second license having a second cardinality, the license created by the 2 license management device; 3 storing the second license in a second set of playback devices, wherein the second 4 set of playback devices is determined based, at least in part, on the second cardinality, and 5 further wherein at least one playback device belongs to the first set and to the second set; 6 storing the second license in second digital audio content; 7 authorizing playback of the second digital audio content with the second set of 8 playback devices. 9 (Amended) The method of claim 1 wherein at least one of the first set of 7. 1 playback devices comprises at least one [is a] hardware playback device. 2 (Amended) The method of claim 1 wherein at least one of the first set of 1 8. playback devices comprises at least one [is a] software player. 2

Please cancel claim 9 without prejudice.

1	10. (Amended) The method of claim 1 wherein the first digital <u>audio</u> content
2	further comprises [is audio/visual] video digital programming.
1	11. (Amended) A machine-readable medium having stored thereon sequences
2	of instructions that when executed by one or more processors cause [the] one or more
3	electronic systems [processors] to:
4	create a first license with a license management device, the first license having a .
5	first cardinality;
6	store the first license in a first set of playback devices in response to a command
7	from the license management device, wherein the first set of playback devices is
8	determined based, at least in part, on the first cardinality;
9	store the first license in first digital audio content; and
10	authorize playback of the first digital audio content with the first set of playback
11	devices.
1	12. (Amended) The machine-readable medium of claim 11 further comprising
2	sequences of instructions that when executed cause the one or more electronic systems
3	[processors] to:
4	store the first license in second digital audio content; and

authorize playback of the second digital audio content with the first set of 5 playback devices. 6 (Amended) The machine-readable medium of claim 11 further comprising 13. 1 sequences of instructions that when executed cause the one or more <u>electronic systems</u> 2 [processors] to: 3 create a second license in the license management device, the second license 4 having a second cardinality; 5 store the second license in a second set of playback devices, wherein the second 6 set of playback devices is determined based, at least in part, on the second cardinality, and 7 further wherein at least one playback device belongs to the first set and to the second set; 8 store the second license in second digital audio content; 9 authorize playback of the second digital audio content with the second set of 10 playback devices. 11 (Amended) The machine-readable medium of claim 11 wherein at least 17. 1 one of the first set of playback devices comprises at least one [is a] hardware playback 2 3 device. (Amended) The machine-readable medium of claim 11 wherein at least 18. 1 one of the first set of playback devices comprises at least one [is a] software player. 2

Please cancel claim 19 without prejudice.

1	20. (Amended) The machine-readable medium of claim 11 wherein the first
2	digital audio content further comprises [is audio/visual] digital video programming.
	(A d-d) An apparatus for digital license management, the apparatus
1	21. (Amended) An apparatus for digital license management, the apparatus
2	comprising:
3	means for creating a first license in a license management device, the first license
4	having a first cardinality;
5	means for storing the first license in a first set of playback devices in response to
6	command from the license management device;
7	means for storing the first license in first digital audio content; and
8	means for authorizing playback of the first digital audio content with the first set
9	of playback devices.
1	22. (Amended) The apparatus of claim 21 further comprising:
2	means for storing the first license in second digital audio content; and
3	means for authorizing playback of the second digital audio content with the first
4	set of playback devices.
1	23. (Amended) The apparatus of claim 21 further comprising:
2	means for creating a second license in the license management device;

means for storing the second license in a second set of playback devices, wherein 3 at least one playback device from the second set of playback devices is included in the 4 first set of playback devices; 5 means for storing the second license in second digital audio content; and 6 means for authorizing playback of the second digital audio content with the 7 second set of playback devices. 8 Please add the following new claims: (New) A digital data signal embodied in a data communications medium 24. 1 shared among a plurality of network devices to provide digital audio programming, the 2 digital data signal comprising license having a first cardinality, the license having been 3 created by a license management device, the digital data signal further comprising a first 4 digital audio content that is at least a subset of the digital audio programming, wherein a 5 set of playback devices receive the digital data signal and authorize playback of the first 6 digital audio signal if the license included in the computer data signal matches at least

(New) The digital data signal of claim 24 wherein the cardinality is fixed.

(New) The digital data signal of claim 24 wherein the cardinality is

one license stored in the respective playback devices.

7

8

1

1

2

25.

26.

variable.

- 1 27. (New) The digital data signal of claim 24 wherein the cardinality is
- 2 unlimited.
- 1 28. (New) The digital data signal of claim 24 wherein at least one of the first
- 2 set of playback devices is a hardware playback device.
- 1 29. (New) The digital data signal of claim 24 wherein at least one of the first
- 2 set of playback devices is a software player.
- 1 30. (New) The digital data signal of claim 24 wherein the first digital audio.
- 2 content further comprises digital video programming.

<u>REMARKS</u>

Applicants respectfully request reconsideration of the present U.S. Patent application. Claims 1-3, 7, 8, 10-13, 17, 18 and 20-23 have been amended. Claims 9 and 19 has been canceled without prejudice. Claims 24-30 have been added. Thus, claims 1-8, 10-18 and 20-30 are pending.

Claim Rejections - 35 U.S.C. § 102

Claims 1, 7, 8, 11, 12 and 21 were rejected under 35 U.S.C. § 102(a) as being anticipated by U.S. Patent No. 5,757,907 issued to Cooper, et al. (*Cooper*). For at least the reasons set forth below, Applicants submit that claims 1, 7, 8, 11, 12 and 21 are not anticipated by *Cooper*. Claims 1 and 11 have been amended to include limitations from claims 10 and 20, respectively. Claim 21 has been amended to include similar

limitations. Therefore, Applicants submit that claims 1, 11 and 21 are allowable for at least the reasons that claims 10 and 20 are allowable.

Claims 7 and 8 depend from claim 1. Claim 12 depends from claim 11. Because dependent claims include the limitations of the claims from which they depend,

Applicants submit that claims 7, 8 and 12 are allowable for at least the reasons set forth above with respect to claims 1 and 11.

Claim Rejections - 35 U.S.C. § 103

Claims 2, 4, 6, 14, 16-18 and 22 were rejected under 35 U.S.C. § 103(a) as being unpatentable over *Cooper* in view of U.S. Patent No. 5,745,879 issued to Wyman (*Wyman*). For at least the reasons set forth below, Applicants submit that claims 2, 4, 6, . 14, 16-18 and 22 are not rendered obvious by *Cooper* and *Wyman*.

Claims 2, 4, and 6 depend from claim 1. Claims 14 and 16-18 depend from claim 11. Claim 22 depends from claim 20. Wyman is cited to teach storage of licenses in multiple content. See October 14, 1999 Office Action at page 3, comment 13. However, whether or not Wyman teaches or suggests storage of licenses as described, Wyman does not cure the deficiencies of Cooper. Therefore, no combination of Cooper and Wyman teaches or suggests claims 2, 4, 6, 14, 16-18 and 22.

Claims 9 and 19 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Cooper in view of U.S. Patent No. 5,940,504 issued to Griswold (*Griswold*). Claims 9 and 19 have been canceled without prejudice. Therefore, the rejection of claims 9 and 19 under 35 U.S.C. § 103(a) is moot.

Allowable Subject Matter

Claims 3, 5, 10, 13, 15, 20 and 23 were objected to as being dependent upon a

rejected base claim, but would be allowable if rewritten in independent form including

the limitations of the base claim and any intervening claims.

Conclusion

For at least the foregoing reasons, Applicants submit that the rejections have been

overcome. Therefore, claims 1-8, 10-18 and 20-30 are in condition for allowance and

such action is earnestly solicited. The Examiner is respectfully requested to contact the

undersigned by telephone if it is believed that such contact would further the examination

of the present application.

Please charge any shortages and credit any overcharges to our Deposit Account

number 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, LLP

Date: JAN. 14, 2000

Paul A. Mendonsa

Attorney for Applicant

Reg. No. 42,879

12400 Wilshire Boulevard

Seventh Floor

Los Angeles, CA 90025-1026

(503) 684-6200